23

24

25

26

27

28

AND RELATED COUNTERCLAIMS

1 2 3 4 5 6 7 8 9 10 11 12 13	MCDONALD CARANO LLP Rory T. Kay (NSBN 12416) rkay@mcdonaldcarano.com 2300 West Sahara Avenue, Suite 1200 Las Vegas, NV 89102 Telephone: (702) 873-4100 Facsimile: (702) 873-9996  QUINN EMANUEL URQUHART & SULLIVAN, LLP Alex Spiro (admitted pro hac vice) alexspiro@quinnemanuel.com 51 Madison Avenue, 22nd Floor New York, New York 10010 Telephone: (212) 849-7000  QUINN EMANUEL URQUHART & SULLIVAN, LLP Michael T. Lifrak (admitted pro hac vice) michaellifrak@quinnemanuel.com Jeanine M. Zalduendo (admitted pro hac vice) jeaninezalduendo@quinnemanuel.com Aubrey Jones (admitted pro hac vice) aubreyjones@quinnemanuel.com 865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543 Telephone: (213) 443-3000				
14 15	Attorneys for Plaintiff/Counter Defendant TESLA, INC.				
16	UNITED STATES	S DISTRICT COURT			
17	DISTRICT	OF NEVADA			
18					
19	TESLA, INC., Plaintiff,	Case No. 3:18-cv-00296-LRH-CBC			
20	v.	APPENDIX OF EXHIBITS IN SUPPORT OF TESLA, INC.'S OPPOSITION TO			
21	MARTIN TRIPP,	MARTIN TRIPP'S MOTION FOR SUMMARY JUDGMENT			
22	Defendant.	SOMMINI CODGMENT			

(VOLUME 2 of 3)

Ex	Description	Vol.#	Page Nos.
52	September 9, 2019 Judy Wu Deposition Excerpts [Filed with	1	MSJ 599-605
	redactions		
53	Instant messenger conversation dated January 26, 2018,	1	MSJ_606-608
	between Martin Tripp and Robert Duran (TES-		_
	TRIPP 0026384-85) [Filed under seal]		
54	Martin Tripp's June 14, 2018 interview with Nicolas Gicinto	1	MSJ_609-62
	and Jake Nocon [Filed under seal]		
55	June 8, 2018, email chain among Megan Conway, Martin	1	MSJ_621-62
	Tripp, and Tyson Hutson produced (TES-TRIPP_0021070-72)		
	[Filed under seal]		
56	May 17, 2018, email chain among Megan Conway, Martin	1	MSJ <u></u> 625-62
	Tripp, and Patrick Shakal (TES-TRIPP_0027345-46) [Filed		
	under seal	_	
57	September 4, 2019 Martin Tripp Deposition Excerpts [Filed	1	MSJ_628-65
	with redactions		3.507. 674.66
58	August 27, 2019, Nicholas Gicinto Deposition Excerpts [Filed	1	MSJ_654-66
	with redactions		3.50¥.6=0.6=
59	May 17, 2019 Jacob Nocon Deposition Excerpts	1	MSJ 670-67
60	June 5, 2018, Instant messenger conversation between Martin	1	MSJ <u></u> 675-67
	Tripp and Sam Kapner (TES-TRIPP_0017328) [Filed under		
61	seal   May 9, 2019, Jeffrey Kinrich Deposition Excerpts	1	MSJ 677-68
62	May 20, 2019, Tesla's Amended Response and Objections to	1	MSJ_683-69
02	Martin Tripp's Interrogatory No. 18 [Filed under seal]	1	WISJ_063-09
63	Selection of Martin Tripp's August 2018, tweets (TES-	1	MSJ_692-69
	TRIPP 0000919, TES-TRIPP 0000936, TES-TRIPP 0000949,		
	TES-TRIPP 0000952) [Filed with redactions]		
64	June 6, 2019, Bruce Watson Deposition Excerpts [Filed under	2	MSJ 697-70
	seal]		
65	Selection of Martin Tripp's February 2020 tweets [Filed with	2	MSJ_707-71
	redactions]		<u> </u>
66	Exhibit 5 to the deposition of Jeffrey Kinrich (TES-	2	MSJ_713-71
	TRIPP 0001040)		
67	Exhibit 6 to the deposition of Jeffrey Kinrich (TES-	2	MSJ_720-74
	TRIPP 0001021-1040) [Filed with redactions]		
68	Exhibit 7 to the deposition of Jeffrey Kinrich (TES-	2	MSJ_743-75
	TRIPP 0001041-0001052) [Filed with redactions]		<b>=</b>
69	Exhibit 8 to the deposition of Jeffrey Kinrich (TES-	3	MSJ_757-84
	TRIPP 0001053-00010) [Filed with redactions]		

## 

Respectfully submitted this 5th day of May, 2020.

QUINN EMANUEL URQUHART & SULLIVAN, LLP

By: /s/ Alex Spiro

Alex Spiro 51 Madison Avenue, 22nd Floor New York, New York 10010

Rory T. Kay (NSBN 12416) MCDONALD CARANO LLP 2300 West Sahara Avenue, Suite 1200 Las Vegas, NV 89102

Attorneys for Plaintiff/Counter-Defendant TESLA, INC.